UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WISCONSIN

BAD HOLDINGS, LLC,

Plaintiff,

v.

Case No. 3:21-cv-00427

HALLIBURTON ENERGY SERVICES, INC.

Defendant.

DEFENDANT'S WITNESS DISCLOSURE

Defendant Halliburton Energy Services, Inc. ("Halliburton") hereby discloses the following witnesses it will and/or may call at the trial in the above matter.

Halliburton reserves the right to call at trial any witness identified by Plaintiff in its witness disclosure.

The following are witnesses who Defendant will call to testify at trial:

Brandon Golden Haliburton Energy Services, Inc. (Appearing by agreement of the parties)

Jeff Carruth Weycer, Kaplan, Pulaski & Zuber, P.C. 24 Greenway Plaza, Suite 2050 Houston, TX 77046 713-961-9045

Ronald Preston Greenbrier Management Services One Centerpointe Drive, Suite 200 Lake Oswego, OR 97035 503-684-7000 Larry McGlumphy 2918 28 ¾ Street Birchwood, WI 54817 209-256-2003

The following are witnesses who Defendant may call to testify at trial:

Austin Rieke 800 Capitol Street Houston, TX 77002 713-512-6200

Andy Broadhead BAD Holdings, LLC (Appearing by agreement of the parties)

Mark Duke BAD Holdings, LLC (Appearing by agreement of the parties)

The following are witnesses whose testimony Defendant expects to present at trial by means of deposition transcript pursuant to Fed. R. Civ. P. 32(a)(3).

Andy Broadhead BAD Holdings, LLC Rule 30(b)(6) Designee

Defendant has submitted the page and line designations for the testimony it may use in the separately filed Deposition Designations of Andy Broadhead Corporate Representative of BAD Holdings, LLC.

The following are witnesses whose testimony Defendant may present at trial by means of deposition transcript pursuant to Fed. R. Civ. P. 32(a)(4).

Larry McGlumphy 2918 28 ¾ Street Birchwood, WI 54817 209-256-2003

Mr. McGlumphy's deposition was taken on Wednesday, September 28, 2022, and the transcript from that deposition has not yet been prepared by the court reporting service. Accordingly, Halliburton is

unable to provide page and line designations at this time but will do so promptly upon receipt of the transcript. Moreover, although Mr. McGlumphy works and resides more than 100 miles from the courthouse, Halliburton is seeking to compel Mr. McGlumphy's appearance at trial pursuant to Fed. R. Civ. P. 45(c)(1)(B)(ii). In the event Halliburton is able to secure his appearance, no page and line designation will be necessary.

Dated this 7^{th} day of October, 2022.

Respectfully submitted,

HUSCH BLACKWELL LLP Attorneys for Defendant Halliburton Energy Services, Inc.

By:

Eric M. McLeod

Kirsten A. Atanasoff

33 East Main Street, Suite 300

Phendended

Madison, Wisconsin 53703

608.255.4440

608.258.7138 (fax)

Eric.McLeod@huschblackwell.com

Kirsten.Atanasoff@huschblackwell.com